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123

SERIAL NUMBER	FILING DATE	FIRST NAM	ED APPLICANT		ATTORNEY DOCKET NO.
06/304,481	09/22/81	KOBREHEL.		G	BA-157
France, u	ANDE SANDE	& PRIDDY	¬ [EXAMINER	
P. O. BOX	19088			CHANEN	
MASHINGTON	9 DU 20036			ART UNIT	PAPER NUMBER

DATE MAILED: 07/08/83

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

[∏ Th	is application has been examined	Responsive to communication file	d on 4-20-83	This action is made final.
A shor	tened statutory period for response to	•	th(s), days from the	e date of this letter.
Part I L 3.	Notice of References Cited by E Notice of Art Cited by Applican		Notice re Patent Drawing, Notice of informal Patent A	
Part II	SUMMARY OF ACTION	, ,		
1.	Claims	1-11		are pending in the application.
	Of the above, claims			are withdrawn from consideration.
2.	Claims	12-21		have been cancelled.
3.	Claims		-	are allowed.
4.	Claims	1-01		are rejected.
5.	Claims			are objected to.
6.	Claims		are subject to re	striction or election requirement.
7.	This application has been filed matter is indicated.	with informal drawings which are accepta	ble for examination purposes	until such time as allowable subject
8.		g been indicated, formal drawings are requ	ired in response to this Office	e action.
9.	The corrected or substitute draw	wings have been received onation).	These drawin	gs areacceptable;
10.	The proposed drawing corre	ction and/or the proposed additional by the examiner disapproved by the	or substitute sheet(s) of draw examiner (see explanation).	ings, filed on
11.	the Patent and Trademark Office	on, filed, has to be no longer makes drawing changes. It is be effected in accordance with the instruction, PTO-1474.	now applicant's responsibili	ty to ensure that the drawings are
12.	Acknowledgment is made of the	e claim for priority under 35 U.S.C. 119.	The certified copy has be	een received not been received
13.	Since this application appears	ation, serial noto be in condition for allowance except fonder Ex parte Quayle, 1935 C.D. 11; 453	r formal matters, prosecution	as to the merits is closed in
14.	Other			

Serial No. 304481 Art Unit 123

Claim 1 is rejected under 35 U.S.C. 112, first paragraph, as the disclosure is enabling only for claims limited in accordance with the disclosure at the bridging paragraph of pages 3-4 of the specification. See MPEP 706.03(n) and 706.03(z).

This paragraph states that acylation of the N-methyl compound (the compound of Example 1 and claim 2) will produce a compound wherein R^2 is an acyl group while R3-R5 can be other radicals. The specification is not enabling with respect to the compound wherein only R_2 is hydrogen. The last paragraph of page 2 of the specification only teaches the preparation of the compound wherein R_2 - R_5 are all hydrogen.

In claim 1 the word "New" should be deleted because it is redundant and the word "compounds" should be singular.

THe following is a new rejection which was inadvertently omitted

The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and

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the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11 are rejected under 35 U.S.C. 103 as being unpatentable over Kobrehel et al, of record. The instantly claimed N-methyl compound is an obvious methyl analog of the reference compound. See In re Raquette, 165 USPQ 317, 319.

Chan:rt

A/C 703

557-3920

6/17/83

NICKY CHAN PRIMARY EXAMINER ART UNIT 123